1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 8 DISTRICT OF NEVADA 9 * * * 10 FEDERAL TRADE COMMISSION, Case No.: 2:10-cv-02203-RLH-GWF 11 Plaintiff, **PRELIMINARY** 12 **INJUNCTION** VS. 13 ORDER JEREMY JOHNSON, individually, as officer of Defendants I Works, Inc., Cloud Nine, Inc., 14 (Motion for Preliminary CPA Upsell, Inc., Elite Debit, Inc., Internet Injunction—#43) 15 Economy, Inc., Market Funding, Inc., and Success Marketing, Inc.; as a member of Defendant Network Agenda LLC; and as the 16 de facto principal of numerous Defendant Shell Companies identified below; 17 18 DUANE FIELDING, individually, as an officer) of Anthon Holdings, Inc., and as a member of 19 Defendant Network Agenda LLC; 20 ANDY JOHNSON, individually, as a manager of I Works, Inc., and as titular principal of 21 numerous Defendant Shell Companies identified below: 22 LOYD JOHNSTON, individually, as a 23 manager of I Works, Inc., and as titular principal of numerous Defendant Shell 24 Companies identified below; 25 SCOTT LEAVITT, individually, as a manager of I Works, Inc., and as a principal of 26 Defendant Employee Plus, Inc.;

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SCOTT MUIR, individually and as titular principal of numerous Defendant Shell)
Companies identified below;)
BRYCE PAYNE, individually, as a manager of I Works, Inc., and as titular principal of Defendant JRB Media, Inc., a Shell Company;)))
KEVIN PILON, individually and as titular principal of numerous Defendant Shell Companies identified below;	/)))
RYAN RIDDLE, individually, as a former manager of I Works, Inc., and as titular principal of Defendant Diamond J Media, Inc., a Shell Company;)))))
TERRASON SPINKS, individually and as principal of Defendant Jet Processing, Inc., a Shell Company; and))))
I WORKS, INC., et al.,))
Defendants.))

PRELIMINARY INJUNCTION ORDER

Plaintiff, the Federal Trade Commission ("FTC" or "Commission") has filed its Complaint seeking a permanent injunction and other equitable relief pursuant to Section 13(b) of the Federal Trade Commission Act, 15 U.S.C. § 53(b), alleging that Defendants Jeremy Johnson, Duane Fielding, Andy Johnson, Loyd Johnston, Scott Leavitt, Scott Muir, Bryce Payne, Kevin Pilon, Ryan Riddle, Terrason Spinks, I Works, Inc., Anthon Holdings Corp., Cloud Nine Marketing, Inc., CPA Upsell, Inc., Elite Debit, Inc., Employee Plus, Inc., Internet Economy, Inc., Market Funding Solutions, Inc., Network Agenda, LLC, Success Marketing, Inc., Big Bucks Pro, Inc., Blue Net Progress, Inc., Blue Streak Processing, Inc., Bolt Marketing, Inc., Bottom Dollar, Inc., Bumble Marketing, Inc., Business First, Inc., Business Loan Success, Inc., Cold Bay Media, Inc., Costnet Discounts, Inc., CS Processing, Inc., Cutting Edge Processing, Inc., Diamond J Media, Inc., Ebusiness First, Inc., Ebusiness Success, Inc., Ecom Success, Inc., Excess Net Success, Inc.,

1 Fiscal Fidelity, Inc., Fitness Processing, Inc., Funding Search Success, Inc., Funding Success, Inc., 2 GG Processing, Inc., GGL Rewards, Inc., Highlight Marketing, Inc., Hooper Processing, Inc., 3 Internet Business Source, Inc., Internet Fitness, Inc., Jet Processing, Inc., JRB Media, Inc., 4 LifeStyles for Fitness, Inc., Mist Marketing, Inc., Money Harvest, Inc., Monroe Processing, Inc., 5 Net Business Success, Inc., Net Commerce, Inc., Net Discounts, Inc., Net Fit Trends, Inc., 6 Optimum Assistance, Inc., Power Processing, Inc., Premier Performance, Inc., Pro Internet 7 Services, Inc., Razor Processing, Inc., Rebate Deals, Inc., Revive Marketing, Inc., Simcor 8 Marketing, Inc., Summit Processing, Inc., The Net Success, Inc., Tranfirst, Inc., Tran Voyage, 9 Inc., Unlimited Processing, Inc., and xCel Processing, Inc. (collectively, "Defendants"), have 10 engaged in violations of: Section 5(a) of the FTC Act, 15 U.S.C. § 45; Section 917(c) of the 11 Electronic Fund Transfer Act, 15 U.S.C. § 1693e(a) ("EFTA"); and Section 205.10(b) of 12 Regulation E, 12 C.F.R. § 205.10(b) ("Regulation E"). 13 The Commission has concurrently moved for a preliminary injunction with asset freeze on 14 certain Defendants and appointment of a Receiver pursuant to Rule 65(b) of the Federal Rules of 15 Civil Procedure, Fed. R. Civ. P. 65(a) and Local Rule 66-2. 16 The Court, having considered the Complaint, the motion for a preliminary injunction, and 17 the declarations, exhibits, and the memorandum of points and authorities in support of the motion, 18 and Defendants' opposition to the motion, and being otherwise advised, makes the following 19 findings of fact and conclusions of law: 20 **FINDINGS** 21 This is an action by the Commission instituted under Section 13(b) of the FTC Act, 15 1. 22 U.S.C. § 53(b) and EFTA, 15 U.S.C. § 1693o(c). The Commission has authority to seek the relief 23 contained herein. 24 The Commission's Complaint states a claim upon which relief may be granted under

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Section 5(a) of the FTC Act, 15 U.S.C. § 45(a), Section 907(a) of EFTA, 15 U.S.C. § 1693e(a),

and Section 205.10(b) of Regulation E, 12 C.F.R. § 205.10(b).

- 3. This Court has jurisdiction of the subject matter of this case and there is good cause to believe it will have jurisdiction over all parties hereto.
- 4. There is good cause to believe that Defendants have engaged and are likely to engage in acts and practices that violate Section 5(a) of the FTC Act, 15 U.S.C. § 45(a), Section 907(a) of EFTA, 15 U.S.C. § 1693e(a), and Section 205.10(b) of Regulation E, 12 C.F.R.§ 205.10(b), and that the Commission is therefore likely to prevail on the merits of this action.
- 5. There is good cause to believe that irreparable harm will result from the Defendants' ongoing violations of Section 5(a) of the FTC Act, 15 U.S.C. 45(a), Section 907(a) of EFTA, 15 U.S.C. § 1693e(a), and Section 205.10(b) of Regulation E, 12 C.F.R. § 205.10(b), unless they are restrained and enjoined by Order of this Court.
- 6. There is good cause to believe that irreparable damage to the Court's ability to grant effective final relief for consumers in the form of monetary redress will occur from the sale, transfer, or other disposition or concealment by Jeremy Johnson and the Corporate Defendants of assets or records unless Jeremy Johnson and the Corporate Defendants are immediately restrained and enjoined by Order of this Court.
- 7. Good cause exists for the (a) the appointment of a Permanent Receiver for the Corporate Defendants and the assets of Jeremy Johnson, (b) the freezing of the assets of Jeremy Johnson and the Corporate Defendants, and (c) ancillary equitable relief.
- 8. Therefore, in accordance with Fed. R. Civ. P. 65(a), good cause and the interests of justice require that this Order be entered.
- 9. Weighing the equities and considering the FTC's likelihood of ultimate success, a Preliminary Injunction including a freeze on the assets of Jeremy Johnson and the Corporate Defendants, appointment of a Receiver, and other equitable relief is in the public interest; and 10. As an agency of the United States, no security is required of the Commission for issuance of a preliminary injunction. Fed. R. Civ. P. 65(c).

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ORDER DEFINITIONS

For the purpose of this Preliminary Injunction Order, the following definitions shall apply:

- 1. "Affiliate Program(s)" means any arrangement under which any of the Defendants pay, offer to pay, or provide, or offer to provide, any form of consideration to any Person to (a) provide any of the Defendants with, or refer to any of the Defendants, potential or actual customers; or (b) otherwise market, advertise, or offer for sale any Product on behalf of any of the Defendants.
- 2. "Assists others" or "Assisting others" means providing any of the following services to another Person: (a) performing customer service functions, including, but not limited to, receiving or responding to consumer complaints; (b) formulating or providing, or arranging for the formulation or provision of, any sales script or other promotional material; (c) providing names of, or assisting in the generation of, potential customers; (d) verifying, processing, fulfilling, or arranging for the fulfillment of orders; (e) hiring, recruiting, or training personnel; (f) performing promotional or marketing services of any kind including creating, hosting, or maintaining websites or recruiting affiliates; or (g) processing or arranging for processing of credit card and debit card charges, Automated Clearinghouse ("ACH") debits, remotely-created checks, or payments through any other system.
- 3. "Assets" means any legal or equitable interest in, right to, or claim to, any real or personal property, including, without limitation, chattels, goods, instruments, equipment, fixtures, general intangibles, leaseholds, mail or other deliveries, inventory, checks, notes, accounts, credits, contracts, receivables, shares of stock, and cash, wherever any such asset is located, whether in the United States or abroad.
- 4. "Charge" means any amount charged or debited to a consumer's credit or debit card, checking, savings, or other financial account, or collected from a consumer by any other method.
- 5. "Clear and Conspicuous" means:
 - a. in textual communications (e.g., printed publications or words displayed on the screen of a computer), the required disclosures are of a type, size, and location

- sufficiently noticeable for an ordinary consumer to read and comprehend them, in print that contrasts with the background on which they appear;
- in communications disseminated orally or through audible means (e.g., radio or streaming audio), the required disclosures are delivered in a volume and cadence sufficient for an ordinary consumer to hear and comprehend them;
- c. in communications disseminated through video means (e.g., television or streaming video), the required disclosures are in writing in a form consistent with subparagraph (a) of this definition and shall appear on the screen for a duration sufficient for an ordinary consumer to read and comprehend them, and in the same language as the predominant language that is used in the communication;
- d. in communications made through interactive media, such as the Internet, online services, and software, the required disclosures are unavoidable on both landing and order pages and presented in a form consistent with subparagraph (a) of this definition, in addition to any audio or video presentation of them; and
- e. in all instances, the required disclosures are presented in an understandable language and syntax, and with nothing contrary to, inconsistent with, or in mitigation of the disclosures used in any communication of them.
- 6. "Client" means any Person to which Defendants provide any of the services listed in the definition of Assisting others.
- 7. "Continuity Program" means any plan, arrangement, or system under which a consumer is periodically charged to maintain a service or periodically receive Products, including, but not limited to, access to a "member only" website, without prior notification by the seller before each Charge, regardless of any trial or approval period allowing the consumer to cancel the program.
- 8. "Corporate Defendants" means I Works, Inc., Anthon Holdings Corp., Cloud Nine Marketing, Inc., CPA Upsell, Inc., Elite Debit, Inc., Employee Plus, Inc., Internet Economy, Inc., Market Funding Solutions, Inc., Network Agenda, LLC, Success Marketing, Inc., Big Bucks Pro,

Inc., Blue Net Progress, Inc., Blue Streak Processing, Inc., Bolt Marketing, Inc., Bottom Dollar, Inc., Bumble Marketing, Inc., Business First Inc., Business Loan Success, Inc., Cold Bay Media, Inc., Costnet Discounts, Inc., CS Processing, Inc., Cutting Edge Processing, Inc., Diamond J Media, Inc., Ebusiness First, Inc., Ebusiness Success, Inc., eCom Success, Inc., Excess Net Success, Inc., Fiscal Fidelity, Inc., Fitness Processing, Inc., Funding Search Success, Inc., Funding Success, Inc., GG Processing, Inc., GGL Rewards, Inc., Highlight Marketing, Inc., Hooper Processing, Inc., Internet Business Source, Inc., Internet Fitness, Inc., Jet Processing, Inc., JRB Media, Inc., LifeStyles for Fitness, Inc., Mist Marketing, Inc., Money Harvest, Inc., Monroe Processing, Inc., Net Business Success, Inc., Net Commerce, Inc., Net Discounts, Inc., Net Fit Trends, Inc., Optimum Assistance, Inc., Power Processing, Inc., Premier Performance, Inc., Pro Internet Services, Inc., Razor Processing, Inc., Rebate Deals, Inc., Revive Marketing, Inc., Simcor Marketing, Inc., Summit Processing, Inc., The Net Success, Inc., Tranfirst, Inc., Tran Voyage, Inc., Unlimited Processing, Inc., and xCel Processing, Inc. and by whatever other names each may be known, and any subsidiaries, affiliates, any fictitious business entities or business names created or used by these entities, or any of them, and their successors and assigns, individually, collectively, or in any combination. 9. "Defendants" means the Corporate Defendants and the Individual Defendants, individually, collectively, or in any combination. 10. "**Document**" is synonymous in meaning and equal in scope to the usage of the term in Federal Rule of Civil Procedure 34(a), and includes writings, drawings, graphs, charts, Internet sites, Webpages, Websites, electronic correspondence, including e-mail and instant messages, photographs, audio and video recordings, contracts, accounting data, advertisements (including, but not limited to, advertisements placed on the World Wide Web), FTP Logs, Server Access Logs, USENET Newsgroup postings, World Wide Web pages, books, written or printed records, handwritten notes, telephone logs, telephone scripts, receipt books, ledgers, personal and business canceled checks and check registers, bank statements, appointment books, computer records, and

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- other data compilations from which information can be obtained and translated. A draft or non-identical copy is a separate document within the meaning of the term.
- 3 11. "Endorsement" means any advertising message (including verbal statements,
- 4 demonstrations, or depictions of the name, signature, likeness or other identifying personal
- 5 characteristics of an individual or the name or seal of an organization) which message consumers
- are likely to believe reflects the opinions, beliefs, findings, or experience of a Person other than
- 7 the sponsoring advertiser.

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- 8 12. "**Endorser**" means the Person whose opinions, beliefs, findings, or experience the
- 9 message appears to reflect, and may be an individual, group or institution.
- 10 13. "Financial Institution" means any bank, savings and loan institution, credit union,
- merchant bank, or any financial depository of any kind including but not limited to, any brokerage
- 12 house, trustee, broker-dealer, casinos or online casino gaming services, escrow agent, title
- 13 company, commodity trading company, or precious metal dealer.
- 14 14. "Forced Upsell" means the automatic bundling of any additional Product with the
- 15 purchase of a Primary or Core Product. For purposes of this Order, Forced Upsell shall include
- any bundled additional Product from which consumers cannot opt-out, and any Upsell that is sold
- 17 via a pre-checked checkbox.
- 18 15. "Grant Product" means any Product, including a plan or program, that is represented,
- 19 directly or by implication, to assist a consumer in any manner in obtaining a grant or similar
- 20 financial assistance from the government or any other source.
- 21 16. "Host" or "Hosting Company" means the person or entity that provides the infrastructure
- 22 for a computer service. With respect to web pages and websites, a Host or Hosting Company
- 23 maintains "web servers"—the computers on which websites and pages reside. The Host or
- Hosting Company also maintains the communication lines required to link the server to the
- 25 Internet.

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- 17. "**Investment Opportunity**" means anything, tangible or intangible, including programs or plans, that is offered for sale, sold, or traded based wholly or in part on representations, either express or implied, about past, present, or future income, earnings, profit, or appreciation.
- 18. "Individual Defendants" means Jeremy Johnson, Duane Fielding, Andy Johnson, Loyd Johnston, Scott Leavitt, Scott Muir, Bryce Payne, Kevin Pilon, Ryan Riddle, and Terrason Spinks, individually, collectively, or in any combination.
- 19. "Marketing Affiliate" means any Person who participates in an Affiliate Program.
- 20. "Material" means likely to affect a consumer's choice of, or conduct regarding, a Product.
- 21. "Material Connection" means any relationship that materially affects the weight or credibility of any Endorsement and that would not be reasonably expected by consumers.
- 22. "Material Fact" means any fact that is likely to affect a consumer's choice of, or conduct regarding, a Product.
 - 23. "Merchant Account" means any account with an acquiring bank or other Financial Institution or service provider that enables an individual, a business, or other organization to accept payments by debit or credit cards, ACH debits, or remotely-created checks.
 - 24. "Negative Option Feature" means, in an offer or agreement to sell or provide any Products, a provision under which the customer's silence or failure to take an affirmative action to reject the Product or to cancel the agreement is interpreted by the seller or provider as acceptance of the offer.
 - 25. "Payment Processor" means any person providing any payment processing services in connection with the sale or purchase of Products, including, but not limited to, merchant banks, depository financial institutions, third-party processors, independent sales organizations, data processing service bureaus, and any others who provide services to verify, correct, transmit, or update account or bank routing data or formats.

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- 26. "**Person**" means a natural person, organization, or other legal entity, including a corporation, partnership, proprietorship, association, cooperative, government or governmental subdivision or agency, or any other group or combination acting as an entity.
- 27. "Plaintiff" or "Commission" or "FTC" means the Federal Trade Commission.
- 5 28. "**Preauthorized Electronic Fund Transfer**," as defined by the Electronic Fund Transfer
- Act, 15 U.S.C. § 1693a(9), means an electronic fund transfer authorized in advance to recur at substantially regular intervals.
- 8 29. "**Primary Product**" or "**Core Product**" means the chief or principal Product that is the subject of the marketing materials or sales offer.
- 10 30. "**Product**" means products, goods, and services, and includes online memberships.
- 11 31. "Receiver" means the person appointed pursuant to Section XIV of this Order.
- 12 32. "Receivership Defendants" mean the Corporate Defendants and the assets of Jeremy
 13 Johnson.
 - 33. "**Representatives**" mean Defendants' officers, agents, servants, employees, salespersons, independent contractors, attorneys, and any other person in active concert or participation with them, who receive actual notice of this Order by personal service or otherwise.
 - 34. "Sensitive Personal Information" means nonpublic information concerning an individual consumer, including, but not limited to: Social Security number, in whole or in part; credit and/or debit card information, in whole or in part, including credit and/or debit card number, expiration date, and transaction detail records; Financial Institution account information or transaction records, in whole or in part, including the ABA routing number, account number, check number, and transaction detail records; and account information or transaction records relating to nontraditional payment systems, including any telecommunications billing system, PayPal, and BillMeLater.
 - 35. "**Upsell**" means any Product that is bundled with the Primary Product.

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1	36. T	The words "and" and "or" shall be understood to have both conjunctive and disjunctive
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3		I.
4	P]	ROHIBITION ON GRANT PRODUCTS, NEGATIVE OPTION FEATURES, CONTINUITY PLANS AND FORCED UP SELLS
5		CONTINUITY LANG AND FORCED OF SELLS
6	ľ	Γ IS THEREFORE ORDERED that Defendants, whether acting directly or through any
7	corporati	on, partnership, limited liability company, subsidiary, branch, division, sole
8	proprieto	orship, or other entity, are hereby preliminarily restrained and enjoined from advertising,
9	marketin	g, promoting, offering for sale, selling, or Assisting others in the same:
10	A	any Grant Product;
11	В	any Product using a Negative Option Feature, or in which consumers will be
12		entered into a Continuity Plan; and
13	C	any Forced Upsell.
14		II.
15	P	ROHIBITED MISREPRESENTATIONS AND REQUIRED DISCLOSURES
16	ľ	Γ IS FURTHER ORDERED that Defendants and their Representatives, whether acting
17	directly of	or through any corporation, partnership, limited liability company, subsidiary, branch,
18	division,	sole proprietorship, or other entity, are hereby preliminarily restrained and enjoined
19	from:	
20	A	Representing or Assisting others who represent that any Endorser has purchased or
21		used a Product unless the Endorsement is:
22		1. a truthful representation of the Endorser's beliefs, findings, and
23		experiences;
24		2. representative of typical experiences of others who have purchased or used
		such Product;
25		such Froduct,
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		3.	from a Person with no Material Connection to any Defendant or any other
			individual or entity involved with the manufacturing, creation, advertising,
			labeling, promoting, offering for sale, selling, or distributing of the Product;
			and
		4.	from a Person who has not received any form of consideration for providing
			the Endorsement, including, but not limited to, referral fees, discounts, or
			inventory;
	B.	Misre	presenting or Assisting others in misrepresenting, either directly or indirectly,
		expres	ssly or by implication:
		1.	that consumers who purchase an Investment Opportunity are likely to make
			money;
		2.	the income, earnings, profits, or sales volume likely to be achieved from an
			Investment Opportunity;
		3.	that a Product is free or risk free;
		4.	that there is no cost or minimal cost for a trial of a Product; and
		5.	that Defendants will not charge consumers anything other than a nominal
			fee;
	C.	Failing	g to disclose Clearly and Conspicuously, including on any landing or order
		web p	age, all applicable Material terms regarding any Product sold, marketed,
		promo	oted, or distributed by Defendants including but not limited to:
		1.	all Products that are part of the sales offer, including but not limited to, all
			Products provided by other Persons and/or Marketing Affiliates; and
		2.	the amount of all Charges for all Products that are part of the sales offer,
			including Products provided by other Persons;
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- D. Selling, renting, or transferring to list brokers, Marketing Affiliates, telemarketers, or any other Person, any Sensitive Personal Information of any consumer who submitted any information to Defendants;
- E. Continuing to charge the credit or debit card of any consumer for the purchase of Defendants' Grant Products or Investment Opportunities and for any Forced Upsells, whether associated with Defendants' Products or a product that Defendants placed on the websites of other Persons; and
- F. Charging or debiting, or Assisting others in charging or debiting, any consumer's bank, credit, or other financial account, or otherwise assessing Charges to a consumer, without first obtaining the consumer's express informed consent, including, but not limited to, charging or debiting a consumer's bank, credit, or other financial account, or otherwise assessing Charges to a consumer as consequence of that consumer entering his or her information on a website of any Person that fails to Clearly and Conspicuously disclose all fees and charges associated with the consumer's purchase.

III.

ACTIVITIES PROHIBITED PURSUANT TO THE ELECTRONIC FUNDS TRANSFER ACT

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IT IS FURTHER ORDERED that Defendants and their Representatives, whether acting directly or through any corporation, partnership, limited liability company, subsidiary, branch, division, sole proprietorship, or other entity, are hereby preliminarily restrained and enjoined from:

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A. Failing to obtain written authorization for Preauthorized Electronic Fund Transfers from a consumer's account before initiating any Preauthorized Electronic Fund Transfer, as required by Section 907(a) of EFTA, 15 U.S.C. § 1693e(a), and Section 205.10(b) of Regulation E, 12 C.F.R. § 205.10(b), as more fully set out in

1		Section 205.10 of the Federal Reserve Board's Official Staff Commentary to
2		Regulation E, 12 C.F.R. § 205, Supp. I;
3	B.	Failing to provide a copy of a valid written authorization to the consumer for
4		Preauthorized Electronic Fund Transfers from a consumer's account, as required by
5		Section 907(a) of EFTA, 15 U.S.C. § 1693e(a), and Section 205.10(b) of
6		Regulation E, 12 C.F.R. § 205.10(b), as more fully set out in Section 205.10 of the
7		Federal Reserve Board's Official Staff Commentary to Regulation E, 12 C.F.R. §
8		205, Supp. I; and
9	C.	Failing to maintain procedures reasonably adapted to avoid an unintentional failure
10		to obtain a written authorization for Preauthorized Electronic Fund Transfers, as
11		required in Section 205.10(b)(7) of the Federal Reserve Board's Official Staff
12		Commentary to Regulation E.
13		IV.
14 15		PROHIBITION AGAINST OTHERS CHARGING OR BILLING CONSUMERS OR SELLING CONSUMERS' SENSITIVE PERSONAL INFORMATION
16	IT IS	FURTHER ORDERED that all other Persons who receive notice of this Order by
17	personal servi	ce or otherwise are preliminarily restrained and enjoined from:
18	A.	Continuing to charge the credit or debit card of any consumer for the purchase of
19		Defendants' Grant Products or Investment Opportunities, or for any of Defendants'
20		Forced Upsells whether marketed on Defendants' own web sites or those of its
21		Marketing Partners; and
22	В.	Selling, renting, or transferring to list brokers, Marketing Affiliates, telemarketers,
23		or any other Person, any Sensitive Personal Information of any consumer who
24		submitted any information to Defendants.
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V.

DEFENDANTS' WEBSITES/WEB PAGES

IT IS FURTHER ORDERED that Defendants and their Representatives, whether acting directly or through any corporation, partnership, limited liability company, subsidiary, branch, division, sole proprietorship, or other entity, and any Host or Hosting Company for Defendants shall:

- A. Immediately take whatever steps may be necessary to ensure that any web page or website advertising, marketing, promotion, offering for sale, or selling any Grant Product or Investment Opportunity, that any Defendant owns and controls, operates, or hosts, in whole or in part, cannot be accessed by the public; and
- B. Prevent the destruction or erasure of any web page or website registered to or operated, in whole or in part, by Defendants.

VI.

ASSET FREEZE

IT IS FURTHER ORDERED that Jeremy Johnson, the Corporate Defendants, and all other Persons who receive notice of this Order by personal service or otherwise, are hereby preliminarily restrained and enjoined from:

- A. Transferring, liquidating, converting, encumbering, pledging, loaning, selling, concealing, dissipating, disbursing, assigning, spending, withdrawing, granting a lien or security interest or other interest in, or otherwise disposing of any funds, real or personal property, accounts, contracts, consumer lists, shares of stock, or other assets, or any interest therein, wherever located, whether within the United States or within a jurisdiction outside the United States, that are:
 - owned or controlled by Jeremy Johnson or any Corporate Defendant, in whole or in part;

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- 2. held for the benefit of Jeremy Johnson or any Corporate Defendant, in whole or in part;
- in the actual or constructive possession of Jeremy Johnson or any Corporate
 Defendant, in whole or in part;
- 4. held by an agent of Jeremy Johnson or any Corporate Defendant as a retainer for the agent's provision of services to Defendants;
- 5. held in any account for which Jeremy Johnson is an authorized signer; or
- owned, controlled by, or in the actual or constructive possession of any corporation, partnership, Trust, or other entity directly or indirectly owned, managed, or controlled by Jeremy Johnson or any Corporate Defendant, or of which Jeremy Johnson or any Corporate Defendant is an Officer, Director, Member, or Manager, including, but not limited to, any assets held by or for, or subject to access by, Jeremy Johnson or any Corporate Defendant, at any Financial Institution, or with any other Person including Payment Processors, broker-dealers, escrow agents, title companies, commodity trading companies, precious metals dealers, or other depositories of any kind;
- B. Opening or causing to be opened any safe deposit boxes titled in the name of Jeremy Johnson or any Corporate Defendant, or subject to access by Jeremy Johnson or any Corporate Defendant;
- C. Incurring charges or cash advances on any credit or bank card issued in the name, individually, jointly, or severally, of Jeremy Johnson or any Corporate Defendant or any corporation, partnership, or other entity directly or indirectly owned, managed, or controlled by Jeremy Johnson or any Corporate Defendant or of which Jeremy Johnson or any Corporate Defendant is an Officer, Director, Member or

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Manager. This includes, but is not limited to any corporate credit or bank card account for which Jeremy Johnson is an authorized signer;

- Obtaining a personal or secured loan encumbering the assets of Jeremy Johnson or any Corporate Defendant; and
- E. Incurring liens or other encumbrances on real property, personal property, or other assets titled in the name, individually, jointly, or severally, of Jeremy Johnson or any Corporate Defendant or titled in the name of any corporation, partnership, or other entity directly or indirectly owned, managed, or controlled by Jeremy Johnson or any Corporate Defendant, or of which Jeremy Johnson or any Corporate Defendant is an Officer, Director, Member or Manager.

Provided that the assets affected by this Section shall include: (1) all assets of Jeremy Johnson and each Corporate Defendant as of the time this Order was entered; and (2) assets obtained after the time this Order was entered if the assets are derived from the conduct alleged in the Commission's Complaint.

VII.

DUTIES OF ASSET HOLDERS

IT IS FURTHER ORDERED that, pending determination of the Commission's request for a permanent injunction, any Financial Institution or brokerage institution, credit card processing company, Payment Processor, merchant bank, acquiring bank, independent sales organization, business entity, or Person served with a copy of this Order that: (a) holds, controls or maintains custody of any account or asset held in the name of or for the benefit of Jeremy Johnson or any Corporate Defendant; (b) holds, controls, or maintains custody of any asset associated with credit or debit card charges made by or on behalf of Jeremy Johnson or any Corporate Defendant, including but not limited to, reserve funds held by Payment Processors; (c) has held, controlled, or maintained custody of any such account or asset at any time since the date

1	of entry of this Order; or (d) holds an account or asset over which Jeremy Johnson or any					
2	Corporate Defendant is authorized to assert access to or control over, shall:					
3	A.	hold a	hold and retain within its control and prohibit the withdrawal, removal, assignment,			
4		transf	er, ple	dge, hypothecation, encumbrance, disbursement, dissipation,		
5		conve	conversion, sale, or other disposal of any such asset, including through			
6		chargebacks, except by further order of the Court;				
7	B.	Deny	Deny any Person, except the Receiver acting pursuant to Section XV of this Order			
8		access to any safe deposit box that is:				
9		1.	titled	in the name, individually, jointly, or severally, of Jeremy Johnson or		
10		any Corporate Defendant, or				
11		2.	is oth	nerwise subject to access by Jeremy Johnson or any Corporate		
12		Defendant;				
13	C.	Provi	Provide the FTC's counsel and the Receiver, within ten (10) days of receiving a			
14		copy	copy of this Order, a sworn statement setting forth:			
15		1.	the ic	dentification number of each such account or asset		
16			a.	titled in the name, individually, jointly, or severally, of Jeremy		
17				Johnson or any Corporate Defendant,		
18			b.	held on behalf of, or for the benefit of, Jeremy Johnson or any		
19				Corporate Defendant, or		
20			c.	associated with credit or debit card charges made by or on behalf of		
21				Jeremy Johnson or any Corporate Defendant;		
22		2.	the b	alance of each such account, or a description of the nature and value of		
23			each	such asset, as of the close of business on the day on which this Order		
24		is served, and, if the account or other asset has been closed or removed, the				
25	date closed or removed, the total funds removed in order to close the					
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- account, and the name of the Person to whom such account or asset was remitted; and
- the identification of any safe deposit box that is either titled in the name, individually, jointly, or severally, of Jeremy Johnson or any Corporate Defendant, or is otherwise subject to access by Jeremy Johnson or any Corporate Defendant; and
- D. Upon request by the FTC or the Receiver, promptly provide the FTC and the Receiver with copies of all records or other documentation pertaining to each such account or asset, including but not limited to, originals or copies of account applications, account statements, signature cards, checks, drafts, deposit tickets, transfers to and from the accounts, including wire transfers and wire transfer instructions, all other debit and credit instruments or slips, currency transaction reports, 1099 forms, and safe deposit box logs.

VIII.

FINANCIAL STATEMENTS

IT IS FURTHER ORDERED that each Defendant within ten (10) days of service of this Order upon them, shall, if they have not done so already in compliance with the Temporary Restraining Order previously issued in this matter, prepare and deliver to counsel for the FTC and to the Receiver completed financial statements on the forms attached to this Order as Attachment A (Financial Statement of Individual Defendant) for themselves individually, and Attachment B (Financial Statement of Corporate Defendant), for each business entity under which they conduct business or of which they are an officer, and for each trust for which any Defendant is a trustee or co-trustee. The financial statements shall be accurate as of February 18, 2010, (the date on which the FTC informed Defendants I Works and Jeremy Johnson that they were likely to be targets of a law enforcement action and admonished them not to transfer or expend assets outside of the ordinary course of business) and further, shall include clearly designated supplementary

information accounting for all changes in the Defendants' assets and liabilities between February 18, 2010, and the date of entry of this Order. Each Defendant shall include in the financial statements a full accounting of all funds and assets, whether located inside or outside of the United States, that are: (a) titled in the name of such Defendant individually, jointly, or severally; (b) held by any person or entity for the benefit of such Defendant; or (c) under the direct or indirect control of such Defendant.

IX.

REPATRIATION OF FOREIGN ASSETS AND DOCUMENTS

IT IS FURTHER ORDERED that within ten (10) days of service of this Order, Jeremy Johnson and each Corporate Defendant shall:

- A. Provide the Commission and the Receiver with a full accounting of all funds, documents, and assets outside of the United States that are: (1) titled in the name, individually, jointly, or severally, of Jeremy Johnson or any Corporate Defendant;
 (2) held by any Person for the benefit of Jeremy Johnson or any Corporate Defendant; or (3) under the direct or indirect control, whether individually, jointly, or severally, of Jeremy Johnson or any Corporate Defendant;
- B. Transfer to the territory of the United States and deliver to the Receiver all funds, documents, and assets located in foreign countries that are: (1) titled in the name individually, jointly, or severally, of Jeremy Johnson or any Corporate Defendant;
 (2) held by any Person for the benefit of Jeremy Johnson or any Corporate Defendant; or (3) under the direct or indirect control, whether individually, jointly, or severally of Jeremy Johnson or any Corporate Defendant; and
- C. Provide the FTC and Receiver access to all records of accounts or assets of Jeremy Johnson or any Corporate Defendant held by Financial Institutions located outside the territorial United States by signing the Consent to Release of Financial Records attached to this Order as **Attachment C**.

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X.

NONINTERFERENCE WITH REPATRIATION

IT IS FURTHER ORDERED that Jeremy Johnson, the Corporate Defendants, and their Representatives, whether acting directly or through any corporation, partnership, limited liability company, subsidiary, branch, division, sole proprietorship, or other entity, are hereby preliminarily restrained and enjoined from taking any action, directly or indirectly, which may result in the encumbrance or dissipation of foreign assets, or in the hindrance of the repatriation required by Section IX of this Order, including but not limited to:

- A. Sending any statement, letter, fax, e-mail, text message, Instant Message, or wire transmission, or telephoning or engaging in any other act, directly or indirectly, that results in a determination by a foreign trustee or other entity that a "duress" event has occurred under the terms of a foreign trust agreement until such time that all assets have been fully repatriated pursuant to Section IX of this Order;
- B. Notifying any trustee, protector or other agent of any foreign trust or other related entities of either the existence of this Order, or of the fact that repatriation is required pursuant to a Court Order, until such time that all assets have been fully repatriated pursuant to Section IX of this Order.

XI.

CONSUMER CREDIT REPORTS

IT IS FURTHER ORDERED that pursuant to Section 604(1) of the Fair Credit Reporting Act, 15 U.S.C. § 1681b(a)(1), any consumer reporting agency shall promptly furnish consumer reports as requested concerning any Defendant to the counsel for the Commission.

XII

PRESERVATION OF RECORDS

IT IS FURTHER ORDERED that Defendants and their Representatives, whether acting directly or through any corporation, partnership, limited liability company, subsidiary, branch,

division, sole proprietorship, or other entity, are hereby preliminarily restrained and enjoined from:

- A. Destroying, erasing, mutilating, concealing, altering, transferring, or otherwise disposing of, in any manner, directly or indirectly, documents that relate to the business, business practices, assets, or business or personal finances of any Defendant; and
- B. Failing to create and maintain documents that, in reasonable detail, accurately, fairly, and completely reflect Defendants' incomes, disbursements, transactions, and use of money.

XIII.

PROHIBITION ON RELEASE OF CUSTOMER INFORMATION OR CUSTOMER LISTS

IT IS FURTHER ORDERED that Defendants and their Representatives, whether acting directly or through any corporation, partnership, limited liability company, subsidiary, branch, division, sole proprietorship, or other entity, are preliminarily restrained and enjoined from selling, renting, leasing, transferring, disclosing, using, or benefitting from consumer information, including the name, address, telephone number, email address, Social Security number, other identifying information, or any data that enables access to a consumer's account (including a credit card, bank account, or other financial account), of any Person which Defendants obtained prior to entry of this Order in connection with the advertising, marketing, promotion, or offering of any Product.

XIV.

APPOINTMENT OF A PERMANENT RECEIVER

IT IS FURTHER ORDERED that ROBB EVANS of ROBB EVANS and

ASSOCIATES, LLC is appointed as Receiver for the Corporate Defendants and the assets of Jeremy Johnson (the "Receivership Defendants"). The Receiver shall be the agent of this Court,

and solely the agent of this Court, in acting as Receiver under this Order. The Receiver shall be accountable directly to this Court.

XV.

RECEIVER'S DUTIES

IT IS FURTHER ORDERED that the Receiver is authorized and directed to accomplish the following:

- A. Assume full control of the Receivership Defendants by removing, as the Receiver deems necessary or advisable, any director, officer, independent contractor, employee, or agent of the Receivership Defendants, including any Defendant, from control of, management of, or participation in, the affairs of the Receivership Defendants;
- B. Take exclusive custody, control, and possession of all assets and documents of, or in the possession, custody, or under the control of, the Corporate Defendants, wherever situated, including an inventory of all property of Individual Defendant Jeremy Johnson, wherever situated. The Receiver shall have full power to divert mail, control the phone numbers, control and/or take down websites, and to sue for, collect, receive, take in possession, hold, and manage all assets and documents of the Corporate Defendants and other Persons or entities whose interests are now under the direction, possession, custody, or control of, the Corporate Defendants. The Receiver shall assume control over the income and profits therefrom and all sums of money now or hereafter due or owing to the Corporate Defendants;
- C. Take exclusive custody, control, and possession of the assets and income of Individual Defendant Jeremy Johnson. *Provided that* the Receiver shall not use such assets or income to pay any obligations incurred by Individual Defendant Jeremy Johnson or others prior to or after the date of entry of this Order, and shall

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not otherwise be liable to pay such obligations. *Provided, however*, that the Receiver may authorize, in writing, Individual Defendant Jeremy Johnson to maintain possession of particular assets of Individual Defendant Jeremy Johnson. The Receiver may revoke such authorization at any time. *Provided, further*, that the Receiver is not obligated to pay the rent, mortgage, or other obligations of the Individual Defendant Jeremy Johnson. *Notwithstanding the authority of this paragraph*, the Receiver shall not, without further order of this Court: (1) take physical possession of or sell Individual Defendant Jeremy Johnson's residence located at **529 Woods View Circle, St. George, UT 84770**, personal property located at such residence, or vehicles registered in Johnson's name; (2) divert mail addressed to Johnson at such residence; or (3) take control of any bank account opened after the entry of this Order into which Johnson has deposited monies earned after the date of this Order pursuant to Paragraph II;

- D. Take all steps necessary to secure each location from which the Receivership Defendants operate. Such steps may include, but are not limited to, any of the following, as the Receiver deems necessary or advisable:
 - 1. serving this Order;
 - 2. completing a written inventory of all Receivership assets;
 - 3. obtaining pertinent information from all employees and other agents of the Receivership Defendants, including, but not limited to, the name, home address, social security number, job description, passwords or access codes, method of compensation, and all accrued and unpaid commissions and compensation of each such employee or agent;
 - 4. photographing and video taping any or all portions of the location;

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- 5. securing the location by changing the locks and disconnecting any computer modems or other means of access to the computer or other records maintained at that location; and
- 6. requiring any Persons present on the premises at the time this Order is served to leave the premises, to provide the Receiver with proof of identification, or to demonstrate to the satisfaction of the Receiver that such persons are not removing from the premises documents or assets of the Receivership Defendants.

Provided that law enforcement personnel, including, but not limited to, police or sheriffs, may assist the Receiver in implementing these provisions in order to keep the peace and maintain security. If requested by the Receiver, the United States Marshall will provide appropriate and necessary assistance to the Receiver to implement this Order and is authorized to use any necessary and reasonable force to do so.

- E. Conserve, hold, and manage all assets of the Receivership Defendants, and perform all acts necessary or advisable to preserve the value of those assets in order to prevent any irreparable loss, damage, or injury to consumers or creditors of the Receivership Defendants, including, but not limited to, obtaining an accounting of the assets and preventing the unauthorized transfer, withdrawal, or misapplication of assets;
- F. As to the Corporate Defendants, enter into and cancel contracts, and purchase insurance as advisable or necessary;
- G. Prevent the inequitable distribution of assets and determine, adjust, and protect the interests of consumers and creditors who have transacted business with the Receivership Defendants;
- H. Manage and administer the business of the Receivership Defendants, except any business that Individual Defendant Jeremy Johnson enters into after the entry of

this Order, until further order of this Court by performing all incidental acts that the Receiver deems to be advisable or necessary, which includes but is not limited to: retaining, hiring, or dismissing any employees, independent contractors, or agents;

- I. Prevent the destruction or erasure of any web page or website registered to or operated, in whole or in part, by Receivership Defendants;
- J. Take all steps necessary to ensure that any of Receivership Defendants' web pages or websites for any Grant Product or Investment Opportunity: (1) cannot be accessed by the public, or (2) are modified for consumer education and/or informational purposes;
- K. Choose, engage, and employ attorneys, accountants, appraisers, and other independent contractors and technical specialists, as the Receiver deems advisable or necessary in the performance of duties and responsibilities under the authority granted by this Order;
- L. Make payments and disbursements from the receivership estate that are necessary or advisable for carrying out the directions of, or exercising the authority granted by, this Order. The Receiver shall apply to the Court for prior approval of any payment of any debt or obligation incurred by the Receivership Defendants prior to the date of entry of this Order, except payments that the Receiver deems necessary or advisable to secure assets of the Receivership Defendants;
- M. Suspend business operations of any or all Corporate Defendants if in the judgment of the Receiver such operations cannot be continued legally and profitably;
- N. Institute, compromise, adjust, appear in, intervene in, or become party to such actions or proceedings in state, federal or foreign courts or arbitration proceedings as the Receiver deems necessary and advisable to preserve or recover the assets of the Receivership Defendants, or that the Receiver deems necessary and advisable to

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- carry out the Receiver's mandate under this Order, including but not limited to, actions challenging fraudulent or voidable transfers;
- O. Defend, compromise, adjust, or otherwise dispose of any or all actions or proceedings instituted in the past or in the future against the Receiver in his role as Receiver, or against the Receivership Defendants, as the Receiver deems necessary and advisable to preserve the assets of the Receivership Defendants, or as the Receiver deems necessary and advisable to carry out the Receiver's mandate under this Order;
- P. Issue subpoenas to obtain documents and records pertaining to the Receivership, and conduct discovery in this action on behalf of the receivership estate;
- Q. Open one or more bank accounts as designated depositories for funds of the Receivership Defendants. The Receiver shall deposit all funds of the Receivership Defendants in such a designated account and shall make all payments and disbursements from the Receivership estate from such an account. The Receiver shall serve copies of monthly account statements on all parties;
- R. Maintain accurate records of all receipts and expenditures that he makes as Receiver;
- S. Allow the FTC's representatives, agents, and assistants, as well as Defendants' representatives and Defendants themselves, reasonable access to the premises of the Corporate Defendants, or any premises where the Corporate Defendants conduct business. The purpose of this access shall be to inspect and copy any and all books, records, Documents, accounts, and other property owned by, or in the possession of, the Receivership Defendants or their agents. The Receiver shall have the discretion to determine the time, manner, and reasonable conditions of such access. *However*, absent further order of this Court, the Receiver shall not have access to, nor the authority to grant the FTC's representatives, agents, and

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assistants, as well as Defendants' representatives and Defendants access to Individual Defendant Jeremy Johnson's residence located at **529 Woods View**Circle, St. George, UT 84770. Provided, further, nothing in this paragraph shall be construed as allowing the Receiver to, absent further order of this Court, restrict the access of Individual Defendant Jeremy Johnson to his residence located at **529**Woods View Circle, St. George, UT 84770;

- T. Allow the Commission's representatives, agents, and assistants, as well as Defendants' representatives and Defendants themselves, reasonable access to Documents in the possession, custody, or control of the Receivership Defendants, including but not limited to, books, records, tapes, discs, accounting data, checks, correspondence, forms, advertisements, brochures, manuals, electronically-stored data, banking records, customer lists, customer files, invoices, telephone records, ledgers, payroll records, and any other Document or record that relates to the business practices or finances of the Receivership Defendants, including electronically-stored information (such as electronic mail and instant messages); and
- U. Cooperate with reasonable requests for information or assistance from any state or federal law enforcement agency.

XVI.

TRANSFER OF RECEIVERSHIP PROPERTY TO RECEIVER

IT IS FURTHER ORDERED that Defendants and any other Person with possession, custody or control of property of or records relating to the Receivership Defendants shall, upon notice of this Order by personal service or otherwise, immediately notify the Receiver of, and, upon receiving a request from the Receiver, immediately transfer or deliver to the Receiver possession, custody, and control of, the following:

A. all assets of the Receivership Defendants;

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- B. all documents of the Receivership Defendants, including, but not limited to, books and records of accounts, all financial and accounting records, balance sheets, income statements, bank records (including monthly statements, canceled checks, records of wire transfers, and check registers), client lists, title documents, and other papers;
- C. all computers, mobile phones, and other devices and data in whatever form used to conduct the business of the Receivership Defendants;
- all assets belonging to other Persons whose interests are now under the direction,
 possession, custody, or control of, the Receivership Defendants;
- E. all keys, codes, and passwords necessary to gain or to secure access to any assets or documents of the Receivership Defendants, including, but not limited to, access to their business premises, means of communication, accounts, computer systems, or other property; and
- F. all information and documentation necessary to access and modify the content on any web page or website that Defendants own and control, operate, or host, in whole or in part.

Provided that in the event that any Person fails to deliver or transfer any asset or otherwise fails to comply with any provision of this Section, the Receiver may file ex parte an Affidavit of Non-Compliance regarding the failure. Upon filing of the Affidavit, the Court may authorize, without additional process or demand, Writs of Possession or Sequestration or other equitable writs requested by the Receiver. The writs shall authorize and direct the United States Marshal or any sheriff or deputy sheriff of any county, or any other federal or state law enforcement officer, to seize the asset, document, or other item covered by this Section and to deliver it to the Receiver.

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XVII.

PROVISION OF INFORMATION TO RECEIVER

IT IS FURTHER ORDERED that Defendants shall provide to the Receiver, immediately upon request, the following:

- A. a list of all assets and property, including accounts, of the Receivership Defendants that are held in any name other than the name of a Receivership Defendant, or by any Person other than a Receivership Defendant; and
- B. a list of all agents, employees, officers, servants or those persons in active concert and participation with the Defendants who have been associated or done business with the Receivership Defendants since 2006.

XVIII.

COOPERATION WITH THE RECEIVER

IT IS FURTHER ORDERED that Defendants, their Representatives, and all other Persons who receive notice of this Order by personal service or otherwise, shall fully cooperate with and assist the Receiver in taking and maintaining possession, custody, or control of the assets of the Receivership Defendants. This cooperation and assistance shall include, but not be limited to: (a) providing information to the Receiver that the Receiver deems necessary in order to exercise the authority and discharge the responsibilities of the Receiver under this Order; (b) providing any password required to access any computer, electronic file, or telephonic data in any medium; (c) providing the Receiver all information and documentation necessary to access and modify the content on any web page or website that the Receivership Defendants or any of their successors or assigns, in whole or in part, own and control, operate, or host; (d) advising all Persons who owe money to the Receivership Defendants that all debts should be paid directly to the Receiver; and (e) transferring funds at the Receiver's direction and producing records related to the assets and sales of the Receivership Defendants. The Persons obligated to cooperate with the Receiver under this provision include, but are not limited to, Financial Institutions,

broker-dealers, savings and loans, escrow agents, casinos or online casino gaming services, title companies, commodity trading companies, precious metals dealers, and depositories of any kind; third-party billing agents, including but not limited to Payment Processors and independent sales organizations; and telecommunications companies, including all common carriers, that have transacted business with the Receivership Defendants since 2006.

XIX

INTERFERENCE WITH THE RECEIVER

IT IS FURTHER ORDERED that Defendants and their Representatives, whether acting directly or through any corporation, partnership, limited liability company, subsidiary, branch, division, sole proprietorship, or other entity, are hereby preliminarily restrained and enjoined from directly or indirectly:

- A. interfering with the Receiver managing, or taking custody, control, or possession of, the assets or documents subject to this Receivership;
- B. transacting any of the business of the Receivership Defendants;
- C. transferring, receiving, altering, selling, encumbering, pledging, assigning, liquidating, or otherwise disposing of any assets owned, controlled, or in the possession or custody of, or in which an interest is held or claimed by, the Receivership Defendants, or the Receiver;
- D. refusing to cooperate with the Receiver or the Receiver's duly authorized agents in the exercise of their duties or authority under any order of this Court; and
- E. failing to provide the Receiver all information and documentation necessary to access and modify the content on any web page or website that Defendants, the Receivership Defendants, or any of their successors or assigns, in whole or in part, own and control, operate, or host.

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XX.

STAY OF ACTIONS AGAINST RECEIVERSHIP DEFENDANTS

IT IS FURTHER ORDERED that, except by leave of this Court, during pendency of the receivership ordered herein, Defendants and their Representatives, whether acting directly or through any corporation, partnership, limited liability company, subsidiary, branch, division, sole proprietorship, or other entity, and all investors, creditors, stockholders, lessors, customers and other Persons seeking to establish or enforce any claim, right, or interest against or on behalf of any Receivership Defendants, and all others acting for or on behalf of such Persons, are hereby enjoined from taking action that would interfere with the exclusive jurisdiction of this Court over the Assets or Documents of the Receivership Defendants, including, but not limited to:

- A. petitioning, or assisting in the filing of a petition, that would cause any Corporate Defendant to be placed in bankruptcy;
- B. commencing, prosecuting, or continuing a judicial, administrative, or other action or proceeding against any Receivership Defendant, including the issuance or employment of process against any Receivership Defendant, except that such actions may be commenced if necessary to toll any applicable statute of limitations;
- C. filing or enforcing any lien on any asset of any Receivership Defendant, taking or attempting to take possession, custody, or control of any asset of any Receivership Defendant; or attempting to foreclose, forfeit, alter, or terminate any interest in any asset of any Receivership Defendant, whether such acts are part of a judicial proceeding, are acts of self-help, or otherwise;
- D. initiating any other process or proceeding that would interfere with the Receiver managing or taking custody, control, or possession of, the assets or documents subject to this Receivership. *Provided that* this Order does not stay: (i) the commencement or continuation of a criminal action or proceeding; (ii) the commencement or continuation of an action or proceeding by a governmental unit

to enforce such governmental unit's police or regulatory power; or (iii) the enforcement of a judgment, other than a money judgment, obtained in an action or proceeding by a governmental unit to enforce such governmental unit's police or regulatory power.

XXI.

COMPENSATION OF RECEIVER

IT IS FURTHER ORDERED that the Receiver and all personnel hired by the Receiver as herein authorized, including counsel to the Receiver and accountants, are entitled to reasonable compensation for the performance of duties pursuant to this Order and for the cost of actual out-of-pocket expenses incurred by them, from the assets now held by, in the possession or control of, or which may be received by, the Receivership Defendants. The Receiver shall file with the Court and serve on the parties periodic requests for the payment of such reasonable compensation, with the first such request filed no more than sixty (60) days after the date of entry of this Order. The Receiver shall not increase the hourly rates used as the bases for such fee applications without prior approval of the Court.

XXII.

RECEIVER'S BOND

IT IS FURTHER ORDERED that the Receiver shall file with the Clerk of this Court a bond in the sum of \$10,000 with sureties to be approved by the Court, conditioned that the Receiver will well and truly perform the duties of the office and abide by and perform all acts the Court directs. 28 U.S.C. § 754.

XXIII.

DISTRIBUTION OF ORDER BY DEFENDANTS

IT IS FURTHER ORDERED that Defendants shall immediately provide a copy of the Order to each Marketing Affiliate, sales entity, successor, assign, member, officer, director, employee, agent, independent contractor, client company, marketing partner, servant, attorney,

spouse, subsidiary, division, and Representative of any Defendant, and to each Payment Processor, independent sales organization, and Financial Institution with which Defendants have conducted business, and shall, within ten (10) days from the date of entry of this Order, provide the FTC with a sworn statement that Defendants have complied with provision of the Order, which statement shall include the names and addresses of each such Person who received a copy of this Order. Furthermore, Defendants shall not take any action that would encourage officers, agents, members, directors, employees, salespersons, independent contractors, attorneys, subsidiaries, affiliates, successors, assigns, or other Persons or entities in active concert or participation with them to disregard this Order or believe that they are not bound by its provisions.

XXIV.

SERVICE BY FACSIMILE AND EMAIL AUTHORIZED

IT IS FURTHER ORDERED that copies of this Order may be served by any means, including facsimile transmission and email, upon any Financial Institution, Payment Processor, or other Person that may have possession, custody, or control of any documents or assets of any Defendant, or that may otherwise be subject to any provision of this Order. Service upon any branch or office of any Financial Institution shall effect service upon the entire Financial Institution.

XXV.

SERVICE UPON PLAINTIFF

IT IS FURTHER ORDERED that Defendants and all other interested Persons shall serve all pleadings, memoranda, correspondence, affidavits, declarations, or other documents related to this Order by ECF, E-mail, facsimile transmission to (202) 326-3395, by hand delivery, or by overnight shipment through a third-party commercial carrier to the offices of the Federal Trade Commission, at 600 Pennsylvania Avenue, NW, Room H-286, Washington, DC 20580, and addressed to the attention of Collot Guerard, unless the parties agree to an alternate means of service.

XXVI.

EXPEDITED DISCOVERY

IT IS FURTHER ORDERED that, pursuant to Federal Rules of Civil Procedure Rules 30(a), 31(a), 33(a), 34(a), and 45, the Commission and the Receiver are granted leave, at any time after entry of this Order:

- A. to take the deposition (including depositions upon written notice), on forty-eight (48) hours' notice, of any Person, whether or not a party, for the purpose of discovering the nature, location, status, and extent of the assets of the Receivership Defendants and the nature and location of documents reflecting the business transactions of Defendants. The limitations and conditions set forth in Fed. R. Civ. P. 30(a)(2)(A)(ii) and 31(a)(2)(A)(ii) regarding subsequent depositions of an individual shall not apply to depositions taken pursuant to this Paragraph. Any such depositions taken pursuant to this Paragraph shall not be counted toward the ten-deposition limit set forth in Fed. R. Civ. P.30(a)(2)(A)and 31(a)(2)(A);
- B. to demand the production of documents, on seventy-two (72) hours' notice, from any Person, whether or not a party, relating to the nature, location, status, or extent of the assets of the Receivership Defendants, and the location of documents reflecting the business transactions of Defendants; *provided, however*, that twenty four (24) hours' notice shall be sufficient for the production of any such documents that are maintained or stored as electronically-stored information;
- C. to demand from any party, on seventy-two (72) hours' notice, responses to up to fifteen (15) interrogatories (including all discrete subparts that require answers), relating to the nature, location, status, or extent of the assets of the Receivership Defendants, and the location of documents reflecting the business transactions of Defendants. Any such interrogatories taken pursuant to this Paragraph shall not

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- count toward the limit of twenty-five interrogatories (including all discrete subparts) set forth in Fed. R. Civ. P. 33(a)(1);
- D. service of a discovery request upon a Person, whether a party or nonparty, taken pursuant to this Paragraph, shall be sufficient if made by facsimile or by overnight delivery; such service may instead be effectuated by alternate means as agreed upon by the FTC or the Receiver and the person to whom the discovery request is made; and
- E. service by a Person, whether a party or nonparty, of a response to a discovery request issued pursuant to this Paragraph shall be made by facsimile or overnight delivery; such service may instead be effectuated by alternate means as agreed upon by the FTC or the Receiver and the person to whom the discovery request is made.

 XXVII

RETENTION OF JURISDICTION

IT IS FURTHER ORDERED that this Court shall retain jurisdiction of this matter for all purposes.

SO ORDERED, this 10th day of February, at 4:00 p.m., Pacific Daylight Time.

ROGER L. HUNT

Chief United States District Judge

FEDERAL TRADE COMMISSION

FINANCIAL STATEMENT OF INDIVIDUAL DEFENDANT

Instructions:

- 1. Complete all items. Enter "None" or "N/A" ("Not Applicable") where appropriate. If you cannot fully answer a question, explain why.
- 2. "Dependents" include your live-in companion, dependent children, or any other person, whom you or your spouse (or your children's other parent) claimed or could have claimed as a dependent for tax purposes at any time during the past five years.
- 3. "Assets" and "Liabilities" include <u>ALL</u> assets and liabilities, located within the United States or elsewhere, whether held individually or jointly.
- 4. Attach continuation pages as needed. On the financial statement, state next to the Item number that the Item is being continued. On the continuation page(s), identify the Item number(s) being continued.
- 5. Type or print legibly.
- 6. Initial each page in the space provided in the lower right corner.
- 7. Sign and date the completed financial statement on the last page.

Penalty for False Information:

Federal law provides that any person may be imprisoned for not more than five years, fined, or both, if such person:

- (1) "in any matter within the jurisdiction of any department or agency of the United States knowingly and willfully falsifies, conceals or covers up by any trick, scheme, or device a material fact, or makes any false, fictitious or fraudulent statements or representations, or makes or uses any false writing or document knowing the same to contain any false, fictitious or fraudulent statement or entry" (18 U.S.C. § 1001);
- (2) "in any . . . statement under penalty of perjury as permitted under section 1746 of title 28, United States Code, willfully subscribes as true any material matter which he does not believe to be true" (18 U.S.C. \S 1621); or
- (3) "in any (... statement under penalty of perjury as permitted under section 1746 of title 28, United States Code) in any proceeding before or ancillary to any court or grand jury of the United States knowingly makes any false material declaration or makes or uses any other information . . . knowing the same to contain any false material declaration" (18 U.S.C. § 1623).

For a felony conviction under the provisions cited above, federal law provides that the fine may be not more than the greater of (i) \$250,000 for an individual or \$500,000 for a corporation, or (ii) if the felony results in pecuniary gain to any person or pecuniary loss to any person other than the defendant, the greater of twice the gross gain or twice the gross loss. 18 U.S.C. § 3571.

BACKGROUND INFORMATION

Item 1. Info	ormation About You		
Your Full Name		Social	Security No.
Place of Birth	Date of Birth _	D	rivers License No
Current Address			From (Date)
Rent or Own?	Telephone No	Facsim	ile No
E-Mail Address		_ Internet Home Page	ge
Previous Addresses	for past five years:		
Address		Rent or Own?	From/Until
Address		Rent or Own?	From/Until
Identify any other na	ame(s) and/or social security number(s) y	ou have used, and th	ne time period(s) during which they
were used			
	ormation About Your Spouse or Live-I s Name	_	Security No.
	ame(s) and/or social security number(s) y		
	vere used		
	from yours)		
	Rent or Own?		
Employer's Name a	nd Address		
	Years in Present Job _		
Item 3. Info	ormation About Your Previous Spouse		
Previous Spouse's N	Jame & Address		
	Social Security N	No	Date of Birth
Item 4. Cor	ntact Information		

Page 2 Initials _____

		Telephone No
<u>Item 5.</u> Informatio	n About Dependents Who L	ive With You
<name< td=""><td></td><td>Date of Birth</td></name<>		Date of Birth
Relationship		Social Security No
<name< td=""><td></td><td> Date of Birth</td></name<>		Date of Birth
Relationship		Social Security No
<name< td=""><td></td><td> Date of Birth</td></name<>		Date of Birth
Relationship		Social Security No
	n About Dependents Who D	o Not Live With You
Date of Birth	Relationship	Social Security No
<name address<="" td=""><td></td><td></td></name>		
Date of Birth	Relationship	Social Security No
<name &="" address<="" td=""><td></td><td></td></name>		
Date of Birth	Relationship	Social Security No
Item 7. Employme	nt Information	
which you were a director, of "Income" includes, but is not	officer, employee, agent, control limited to, any salary, commor which you did not pay (e.g.,	d for each of the previous five full years, for each company of actor, participant or consultant at any time during that period. hissions, draws, consulting fees, loans, loan payments, dividend health insurance premiums, automobile lease or loan payments
Company Name & Addres	s	
Dates Employed: From (Mo	onth/Year)	To (Month/Year)
Positions Held with Beginni	ing and Ending Dates	

Page 3 Initials _____

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Income Received: This year-to-date: \$: \$
20: \$: \$
	: \$
Company Name & Address	
Dates Employed: From (Month/Year)	To (Month/Year)
Positions Held with Beginning and Ending Dates	
Income Received: This year-to-date: \$: \$
20: \$: \$
: \$:	: \$
Company Name & Address	
Dates Employed: From (Month/Year)	To (Month/Year)
Positions Held with Beginning and Ending Dates	
Income Received: This year-to-date: \$: \$
20: \$: \$
: \$:	: \$
Item 8. Pending Lawsuits Filed by You or Your S	Spouse
List all pending lawsuits that have been filed by you or your lawsuits that resulted in final judgments or settlements in Ite	
Opposing Party's Name & Address	
Court's Name & Address	
Docket No Relief Requested	Nature of Lawsuit
Status	
Item 9. Pending Lawsuits Filed Against You or Y	
List all pending lawsuits that have been filed against you or	your spouse in court or before an administrative agency. (Lis
Page 4	Initials

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lawsuits that resulted	in final judgments or settlements in	Items 16 and 25).	
Opposing Party's Na	me & Address		
Court's Name & Add	dress		
Docket No	Relief Requested	Nature of Lawsuit	
	Status		
<u>Item 10.</u>	Safe Deposit Boxes		
	by others for the benefit of you, your	es or elsewhere, held by you, your spouse, or spouse, or any of your dependents. <i>On a september</i>	
Owner's Name	Name & Addres	s of Depository Institution	Box No.
<u>Item 11.</u> Busi	ness Interests		
List all businesses for	r which you, your spouse, or your de	ependents are an officer or director.	
<business' &="" a<="" name="" td=""><td>Address</td><td></td><td></td></business'>	Address		
Business Format (e.g	., corporation)	Description of Business	
	Position(s) Held, a	and By Whom	
		Description of Business	
	Position(s) Held, a	and By Whom	
<business' &="" a<="" name="" td=""><td>Address</td><td></td><td></td></business'>	Address		
		Description of Business	
		and By Whom	

Page 5 Initials _____

FINANCIAL INFORMATION: ASSETS AND LIABILITIES

REMINDER: "Assets" and "Liabilities" include <u>ALL</u> assets and liabilities, located within the United States or elsewhere, whether held individually or jointly.

<u>Item 12.</u>	Cash, Bank, and Money Market Accounts		
certificates of deposit	and money market accounts, including but not limited to, cl, held by you, your spouse, or your dependents, or held by o'The term "cash" includes currency and uncashed checks.		
Cash on Hand \$	Cash Held For Your Benefit	\$	
Name on Account	Name & Address of Financial Institution	Account No.	Current Balance
			\$
			\$
			\$
			\$
			\$
			\$
<u>Item 13.</u>	U.S. Government Securities		
	ent securities, including but not limited to, savings bonds, tr your dependents, or held by others for the benefit of you, you		
Name on Account	Type of Obligation	Security Amount	Maturity Date
		\$	_
		\$	
		\$\$	_
Item 14. Publi	cly Traded Securities and Loans Secured by Them		
Page 6		Initials	

List all publicly traded securities, including but not limited to, stocks, stock options, registered and bearer bonds, state and

municipal bonds, and mutual funds, held by you, your spouse, or your dependents, or held by others for the benefit of you, your spouse, or your dependents.
<Issuer _____ Type of Security _____ No. of Units Owned Name on Security Current Fair Market Value \$ Loan(s) Against Security \$ Broker House, Address ______ Broker Account No. _____ <Issuer Type of Security No. of Units Owned</p> Name on Security Current Fair Market Value \$ Loan(s) Against Security \$ Broker House, Address Broker Account No. **Other Business Interests Item 15.** List all other business interests, including but not limited to, non-public corporations, subchapter-S corporations, limited liability corporations ("LLCs"), general or limited partnership interests, joint ventures, sole proprietorships, and oil and mineral leases, held by you, your spouse, or your dependents, or held by others for the benefit of you, your spouse, or your dependents. <Business Format Business' Name & Address Ownership % Owner (e.g., self, spouse)

Current Fair Market Value \$ <Business Format Business' Name & Address _____ Ownership % Owner (e.g., self, spouse)

Current Fair Market Value \$ Monetary Judgments or Settlements Owed to You, Your Spouse, or Your Dependents **Item 16.** List all monetary judgments or settlements owed to you, your spouse, or your dependents. <Opposing Party's Name & Address ______</p> Court's Name & Address _____ Docket No. ____ Nature of Lawsuit Date of Judgment Amount \$ Opposing Party's Name & Address Court's Name & Address Docket No. Date of Judgment Amount \$ Nature of Lawsuit Other Amounts Owed to You, Your Spouse, or Your Dependents Item 17.

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ed to you, your spouse, or your dependents	3.
& Telephone No.	
Current Amount Owed \$_	Monthly Payment \$
ırance Policies	
icies held by you, your spouse, or your dep	endents.
ame, Address, & Telephone No.	
	Face Value \$
Loans Against Policy \$	Surrender Value \$
ame, Address, & Telephone No.	
	Face Value \$
Loans Against Policy \$	Surrender Value \$
arrangements, including but not limited to,	deferred annuities, pensions plans, profit-sharing eld by you, your spouse, or your dependents, or held
Type of Plan	Date Established
s Name, Address & Telephone No	
Surrender Value \$	
Type of Plan	Date Established
's Name, Address & Telephone No	
Surrender Value \$	
Property	
, by category, whether held for personal us	e or for investment, including but not limited to,
	Initials
	& Telephone No Current Amount Owed \$ Irance Policies icies held by you, your spouse, or your deplame, Address, & Telephone No Beneficiary Loans Against Policy \$ ame, Address, & Telephone No Beneficiary Loans Against Policy \$ Income Arrangements Income Arrangements accounts, hof you, your spouse, or your dependents Type of Plan s Name, Address & Telephone No Surrender Value \$ Type of Plan s Name, Address & Telephone No Surrender Value \$ Type of Plan s Name, Address & Telephone No Surrender Value \$ Type of Plan s Name, Address & Telephone No Surrender Value \$ Type of Plan s Name, Address & Telephone No Surrender Value \$ Type of Plan s Name, Address & Telephone No Surrender Value \$

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furniture and household goods of value, computer equipment, electronics, coins, stamps, artwork, gemstones, jewelry, bullion, other collectibles, copyrights, patents, and other intellectual property, held by you, your spouse, or your dependents, or held by others for the benefit of you, your spouse, or your dependents.

Name of Owner	Property Location		on <u>Current</u> <u>Value</u>
		<u> </u>	\$
		\$	\$
		\$\$	\$
		<u> </u>	\$
		\$\$	\$
boats, airplanes, and other	vehicles owned or operate	ted by you, your spe	ouse, or your
Make	Model		_ Year
	Registration State & No.		
Current Value \$	Account/Loan	No	
Current Loan Bal	ance \$	Monthly Payment	\$
Make	Model		Year
:	Registration State & No.		
_Current Value \$			
Current Value \$	Account/Loan	No	
	Account/Loan	No	
_Current Value \$	Account/Loan	No	
	otorcycles, Boats, Airplant boats, airplanes, and other the benefit of you, your sport benefit of you, your sport benefit of you. Make Current Value \$ Current Loan Bala Make	otorcycles, Boats, Airplanes, and Other Vehicles boats, airplanes, and other vehicles owned or operathe benefit of you, your spouse, or your dependents Make Registration State & No. Current Value \$ Account/Loan Current Loan Balance \$ Make Model	S S S Otorcycles, Boats, Airplanes, and Other Vehicles boats, airplanes, and other vehicles owned or operated by you, your spethe benefit of you, your spouse, or your dependents. Make

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Registered Owner's Name		egistration State & No.
Address of Vehicle's Location		
Purchase Price \$	Current Value \$	Account/Loan No
Lender's Name and Address		
Original Loan Amount \$	Current Loan Bala	nce \$ Monthly Payment \$
Item 22. Real Property		
List all real estate held by you, you your dependents.	our spouse, or your dependen	nts, or held by others for the benefit of you, your spouse, or
<type of="" property<="" td=""><td>Pr</td><td>operty's Location</td></type>	Pr	operty's Location
Name(s) on Title and Ownership	Percentages	
Acquisition Date	Purchase Price \$	Current Value \$
Basis of Valuation		Loan or Account No.
Lender's Name and Address		
Current Balance On First Mortgag	ge \$1	Monthly Payment \$
Other Loan(s) (describe)		Current Balance \$
Monthly Payment \$	Rental Unit?	Monthly Rent Received \$
<type of="" property<="" td=""><td> Pr</td><td>operty's Location</td></type>	Pr	operty's Location
Name(s) on Title and Ownership	Percentages	
Acquisition Date	Purchase Price \$	Current Value \$
Basis of Valuation		Loan or Account No
Lender's Name and Address		
Current Balance On First Mortgag	ge \$1	Monthly Payment \$
Other Loan(s) (describe)		Current Balance \$
Monthly Payment \$	Rental Unit?	Monthly Rent Received \$
Item 23. Credit Cards		
List each credit card held by you,	your spouse, or your depen	dents. Also list any other credit cards that you, your spouse,

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or your dependents use.

Initials _____

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Name of Credit Card (e.g., Visa, MasterCard, Department Store)	Account No.	Name(s) on Account	Current Balance	Minimum Monthly Payment
			\$	\$
				\$
			_\$	\$
			_ \$	\$
			_\$	\$
				<u> </u>
Type of Tax	\$\$			
	\$			
	\$			
				
List all judgments or settlements owe	ed by you, your spous			
List all judgments or settlements owe Opposing Party's Name & Address_				cket No.

Page 11 Initials _____

<u>Item 26.</u>	Other Loans and Lia	abilities		
List all other	loans or liabilities in you	r, your spouse's, or your dependent	s' names.	
<name &="" ade<="" td=""><td>dress of Lender/Creditor</td><td></td><td></td><td></td></name>	dress of Lender/Creditor			
Nature of Lia	bility	Name(s	s) on Liability	
Date of Liabi	lity	Amount Borrowed \$	Current Balance \$	
Payment Amo	ount \$	Frequency of Payment		
<name &="" ade<="" td=""><td>dress of Lender/Creditor</td><td></td><td></td><td></td></name>	dress of Lender/Creditor			
Nature of Lia	bility	Name(s	s) on Liability	
Date of Liabi	lity	Amount Borrowed \$	Current Balance \$	
Payment Amo	ount \$	Frequency of Payment		
		OTHER FINANCIAL INFORM	MATION	
		led during the last three years by or igned tax return that was filed during		ise, or your
Tax Year		Name(s) on Return	·	Refund Expected
	-		\$	
	-		\$	
	-		\$	
		other extensions of credit that you, opy of each application, including to		dents have submitted
<u>Name</u>	e(s) on Application	Name &	Address of Lender	
<u>Item 29.</u>	Trusts and Escrows			

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List all funds or other assets that are being held in trust or escrow by any person or entity for you, your spouse, or your dependents. Also list all funds or other assets that are being held in trust or escrow by you, your spouse, or your dependents, for any person or entity. *Provide copies of all executed trust documents*.

Trustee or Escrow Agent's Name & Address	<u>Date</u> <u>Established</u>	<u>Grantor</u>	Beneficiaries	Present Market Value of Assets
				\$
				\$
				\$
				\$
				\$

Item 30. Transfers of Assets

List each person to whom you have transferred, in the aggregate, more than \$2,500 in funds or other assets during the previous three years by loan, gift, sale, or other transfer. For each such person, state the total amount transferred during that period.

Transferee's Name, Address, & Relationship	<u>Property</u> <u>Transferred</u>	Aggregate Value	<u>Transfer</u> <u>Date</u>	Type of Transfer (e.g., Loan, Gift)
		.\$		
		\$		
		\$		
		\$		
		\$		
		\$		
		\$		

Page 13 Initials _____

SUMMARY FINANCIAL SCHEDULES

Item 31. Combined Balance Sheet for You, Your Spouse, and Your Dependents

<u>ASSETS</u>	<u>LIABILITIES</u>	
Cash on Hand (Item 12)	\$ Credit Cards (Item 23)	\$
Cash in Financial Institutions (Item 12)	\$ Motor Vehicles - Liens (Item 21)	\$
U.S. Government Securities (Item 13)	\$ Real Property - Encumbrances (Item 22)	\$
Publicly Traded Securities (Item 14)	\$ Loans Against Publicly Traded Securities (Item 14)	\$
Other Business Interests (Item 15)	\$ Taxes Payable (Item 24)	\$
Judgments or Settlements Owed to You (Item 16)	\$ Judgments or Settlements Owed (Item 25)	\$
Other Amounts Owed to You (Item 17)	\$ Other Loans and Liabilities (Item 26)	\$
Surrender Value of Life Insurance (Item 18)	\$ Other Liabilities (Itemize)	
Deferred Income Arrangements (Item 19)	\$ 	\$
Personal Property (Item 20)	\$ 	\$
Motor Vehicles (Item 21)	\$ 	\$
Real Property (Item 22)	\$ 	\$
Other Assets (Itemize)		\$
	\$ 	\$
-	\$ 	\$
	\$ 	\$
	\$ 	\$
Total Assets	\$ Total Liabilities	\$

Page 14 Initials _____

Item 32. Combined Average Monthly Income and Expenses for You, Your Spouse, and Your Dependents for the Last 6 Months

Provide the average monthly income and expenses for you, your spouse, and your dependents for the last 6 months. Do not include credit card payments separately; rather, include credit card expenditures in the appropriate categories.

<u>INCOME</u>	<u>EXPENSES</u>	
Salary - After Taxes	\$ Mortgage Payments for Residence(s)	\$
Fees, Commissions, and Royalties	\$ Property Taxes for Residence(s)	\$
Interest	\$ Rental Property Expenses, Including Mortgage Payments, Taxes, and Insurance	\$
Dividends and Capital Gains	\$ Car or Other Vehicle Lease or Loan Payments	\$
Gross Rental Income	\$ Food Expenses	\$
Profits from Sole Proprietorships	\$ Clothing Expenses	\$
Distributions from Partnerships, S-Corporations, and LLCs	\$ Utilities	\$
Distributions from Trusts and Estates	\$ Medical Expenses, Including Insurance	\$
Distributions from Deferred Income Arrangements	\$ Other Insurance Premiums	\$
Social Security Payments	\$ Other Transportation Expenses	\$
Alimony/Child Support Received	\$ Other Household Expenses	\$
Gambling Income	\$ Other Expenses (Itemize)	
Other Income (Itemize)		\$
	\$ 	\$
	\$ 	\$
	\$ 	\$
Total Income	\$ Total Expenses	\$

Page 15 Initials _____

ATTACHMENTS

Item 33. Documents Attached to this Financial Statement

Item No. Document Relates To	Description of Document
Commission or a federal responses I have provided notice or knowledge. I have penalties for false statement	this financial statement with the understanding that it may affect action by the Federal Trade court. I have used my best efforts to obtain the information requested in this statement. The d to the items above are true and contain all the requested facts and information of which I have ave provided all requested documents in my custody, possession, or control. I know of the ents under 18 U.S.C. § 1001, 18 U.S.C. § 1621, and 18 U.S.C. § 1623 (five years imprisonment ader penalty of perjury under the laws of the United States that the foregoing is true and correct.
(Date)	Signature

Page 16 Initials _____

FEDERAL TRADE COMMISSION

FINANCIAL STATEMENT OF CORPORATE DEFENDANT

Instructions:

- 1. Complete all items. Enter "None" or "N/A" ("Not Applicable") where appropriate. If you cannot fully answer a question, explain why.
- 2. In completing this financial statement, "the corporation" refers not only to this corporation but also to each of its predecessors that are not named defendants in this action.
- 3. When an Item asks for information about assets or liabilities "held by the corporation," include <u>ALL</u> such assets and liabilities, located within the United States or elsewhere, held by the corporation or held by others for the benefit of the corporation.
- 4. Attach continuation pages as needed. On the financial statement, state next to the Item number that the Item is being continued. On the continuation page(s), identify the Item number being continued.
- 5. Type or print legibly.
- 6. An officer of the corporation must sign and date the completed financial statement on the last page and initial each page in the space provided in the lower right corner.

Penalty for False Information:

Federal law provides that any person may be imprisoned for not more than five years, fined, or both, if such person:

- (1) "in any matter within the jurisdiction of any department or agency of the United States knowingly and willfully falsifies, conceals or covers up by any trick, scheme, or device a material fact, or makes any false, fictitious or fraudulent statements or representations, or makes or uses any false writing or document knowing the same to contain any false, fictitious or fraudulent statement or entry" (18 U.S.C. § 1001);
- (2) "in any . . . statement under penalty of perjury as permitted under section 1746 of title 28, United States Code, willfully subscribes as true any material matter which he does not believe to be true" (18 U.S.C. § 1621); or
- (3) "in any (... statement under penalty of perjury as permitted under section 1746 of title 28, United States Code) in any proceeding before or ancillary to any court or grand jury of the United States knowingly makes any false material declaration or makes or uses any other information . . . knowing the same to contain any false material declaration." (18 U.S.C. § 1623)

For a felony conviction under the provisions cited above, federal law provides that the fine may be not more than the greater of (i) \$250,000 for an individual or \$500,000 for a corporation, or (ii) if the felony results in pecuniary gain to any person or pecuniary loss to any person other than the defendant, the greater of twice the gross gain or twice the gross loss. 18 U.S.C. § 3571.

BACKGROUND INFORMATION

Item 1.	General Information	
Corporation's	Full Name	
Primary Busine	ess Address	From (Date)
Telephone No.	Fax No	
E-Mail Addres	ss Internet Home Page	
All other curre	ent addresses & previous addresses for past five years, including post office	boxes and mail drops:
Address	From/	Until
Address	From/	Until
Address	From/	Until
All predecesso	or companies for past five years:	
►Name & Add	ress	
Form (C Corp.	, LLC, Sole Proprietorship, etc.)	
From/Until		
Name & Add	ress	
Form (C Corp.	, LLC, Sole Proprietorship, etc.)	
From/Until		
Name & Add	ress	
Form (C Corp.	, LLC, Sole Proprietorship, etc.)	
From/Until		
Item 2.	Legal Information	
Federal Taxpay	yer ID No State & Date of Incorporation	
Type of Corpo	eration for the Purposes of Tax Reporting (C, S, 501C3):	
State Tax ID N	No State Profit or Not For Pro	ofit
Corporation's	Present Status: Active Inactive Dis	solved

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If Dissolved	l: Date dissolved	By Whom		
Reasons				
		Corporation's Business		
Item 3.	Registered Agent			
Name of Re	gistered Agent			
Address			Telephone No	
Item 4.	Principal Stockholder	rs ·		
List all pers	ons and entities that own at	least 5% of the corporation's sto	ek.	
	Name &		Type of Stock (Voting, Non- Voting)	% Owned
Item 5.	Board Members			
List all men	nbers of the corporation's B	oard of Directors.		
►Name & A	ddress		% Owned	
Term (From	/Until)	Remuneration		
►Name & A	ddress		% Owned	
Term (From	/Until)	Remuneration		
►Name & A	ddress		% Owned	
Term (From	/Until)	Remuneration		
►Name & A	ddress		% Owned	

<u>Item 6.</u> Officers

List all of the corporation's officers, including *de facto* officers (individuals with significant management responsibility whose titles do not reflect they are an officer). Please provide all employment contracts for the officers or note if none exist.

Name & Address	% Owned
Title and Duties	
	ctivities (e.g. Full-Time, Part-Time)
Name & Address	% Owned
Title and Duties	
Amount of Time devoted to Official Corporate Ac	etivities (e.g. Full-Time, Part-Time)
Name & Address	% Owned
Title and Duties	
Amount of Time devoted to Official Corporate Ac	etivities (e.g. Full-Time, Part-Time)
Name & Address	% Owned
Title and Duties	
Amount of Time devoted to Official Corporate Ac	etivities (e.g. Full-Time, Part-Time)
Name & Address	% Owned
Title and Duties	
Amount of Time devoted to Official Corporate Ac	etivities (e.g. Full-Time, Part-Time)
Name & Address	% Owned
Title and Duties	
Amount of Time devoted to Official Corporate Ac	

Item 7. Businesses Related to the Corporation

List all corporations, partnerships, and other business entities in which this corporation has an ownership interest or an interest providing for the sharing of income or profits. Please attach all documents detailing such agreements or describing the duties or rights of the Corporation and/or related business entity.

Initials	

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	Name & Address	Business Activities	% Owned
			_
			_
			_
			_
			_
			_
State which of these by	usinesses, if any, has ever transacted business with the co	orporation	
	•	•	
			_
			_
			_
Item 8. Busin	esses Related to Individuals (e.g., Stockholders, Board	d Members, Officers)	
List all corporations, p	partnerships, and other business entities in which the corp	ooration's principal stockhol	ders, board
	i.e., the individuals listed in Items 4 - 6 above) have an ome or profits (without an ownership interest). Please atta		
profit-sharing interest.		acii un documents detuming	ine income of
Individual'a Nama	Business Name & Address	Dusings Activities	% Owned
Individual's Name	Business Name & Address	Business Activities	76 Owned

Page 5 Corporate Financial Statement

Initials	

State which of these busi	nesses, if any, have ever tran	nsacted business w	ith the corporation	
Item 9. Related	Individuals			
years and current fiscal y	Is with whom the corporation rear-to-date. A "related indiders, board members, and of	vidual" is a spouse	, sibling, parent, child	d, nephew, niece, in-law, etc.
	Name and Address		Relationship	Business Activities
				-
tem 10. Outside	Accountants			
	nts retained by the corporation ment letters for all retained a			and current fiscal year-to-
<u>Name</u>	Firm Name		Address	<u>CPA/PA?</u>
				-

List all individuals within the corporation with responsibility for keeping the corporation's financial books and records

tem 11. Corporation 5 Recordanceping	Item 11.	Corporation's Recordkee	ping
--------------------------------------	----------	-------------------------	------

during the three previous fi	scal years and current fiscal year	r-to-date.	
Name	NameWork Address		
Work Telephone Number _	Po	osition(s) Held	
Duties			
		Address	
Work Telephone Number _	Po	osition(s) Held	
Duties			
		Address	
Work Telephone Number _	Po	osition(s) Held	
Duties			
Item 12. Attorneys			
List all attorneys retained b including outside law firm a		ree previous fiscal years and current fiscal year-to-date,	
Attorney Name	<u>Firm Name</u>	<u>Address</u>	
Item 13. Pending L	awsuits Filed by the Corporati	ion	
		ation in court or before an administrative agency. (List avor of the corporation in Item 25).	
►Name or Style of Lawsuit			
Opposing Party's Name &	Address		

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Pocket No Nature of Lawsuit Relief Requested (Dollar Amount Requested, Injunctive Relief, etc.)
Status
Name or Style of Lawsuit
Opposing Party's Name & Address
Court's Name & Address
Oocket No Nature of Lawsuit
Relief Requested (Dollar Amount Requested, Injunctive Relief, etc.)
Status
Current Lawsuits Filed Against the Corporation List all pending lawsuits that have been filed against the corporation in court or before an administrative agency. (List awsuits that resulted in final judgments, settlements, or orders in Items 26 - 27). Name or Style of Lawsuit
Opposing Party's Name & Address
Court's Name & Address
Oocket No Nature of Lawsuit
Relief Requested (Dollar Amount Requested, Injunctive Relief, etc.)
Status
tem 15. Bankruptcy Information
cist all state insolvency and federal bankruptcy proceedings involving the corporation.
Commencement Date Termination Date Docket No
f State Court: Court & County If Federal Court: District

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Safe Deposit Boxes	
rporation. On a separate page, describe the contents of each box and liposit boxes.	
	Safe Deposit Boxes boxes, located within the United States or elsewhere, held by the corporporation. On a separate page, describe the contents of each box and liposit boxes. Name & Address of Depository Institution

FINANCIAL INFORMATION

REMINDER:	When an Item asks for information about assets or liabilities "held by the corporation," include
ALL such asse	ets and liabilities, located within the United States or elsewhere, held by the corporation or held by
others for the	benefit of the corporation.

<u>Item 17.</u>	Tax Retui	rns						
	eral and state co					e complete f	iscal years (FY 2007 through	FY 2009).
Federal/ State/Both	<u>Tax Year</u>	Tax Du Federa	_		Tax Due State	Tax Paid State	Preparer's Name	<u>2</u>
		\$	\$	\$_		\$		
		\$	\$	\$_		\$		
		\$	\$	\$_		\$		
fiscal year-t		copies of	all stateme	nts, prov	iding audit	ted statemen	complete fiscal years and for t ts if available, and include all notes.	
<u>Year</u>	Balance Shee	t Profit	& Loss Stat	tement	Cash Flow	Statement Statement	Changes in Owner's Equity	Audited?
					-			

Item 19. Financial Summary

For each of the last three complete fiscal years and for the current fiscal year-to-date for which the corporation has not provided a profit and loss statement in accordance with Item 17 above, provide the following summary financial information.

	Current Year-to-Date	1 Year Ago	2 Years Ago	3 Years Ago
Gross Revenue	\$	\$	\$	\$
Expenses	\$	\$	\$	\$
Net Profit After Taxes	\$	\$	\$	\$
<u>Payables</u>	\$			
Receivables	\$			

Item 20. Cash, Bank, and Money Market Accounts

List cash and all bank and money market accounts, including, but not limited to, checking accounts, savings accounts, and certificates of deposit, held by the corporation. The term "cash" includes currency and uncashed checks.

Cash on Hand \$	Cash Held for the Corporation's Benefit \$		
Name & Address of Financial Institution	Signator(s) on Account	A ccount No.	Current Balance
			\$
			\$
			\$
			\$
			\$
			\$
			\$

List all U.S. Government obligations, including, but not limited to, savings bonds, treasury bills, or treasury notes, held by the corporation. Also list all publicly traded securities, including but not limited to, stocks, stock options, registered

Item 21. Government Obligations and Publicly Traded Securities

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Issuer	Type of Security/Ol	oligation
		Maturity Date
Issuer	Type of Security/Ol	oligation
No. of Units Owned	Current Fair Market Value \$	Maturity Date
Item 22. Amounts	Owed to the Corporation	
amounts the corporation ex other source. Attach all ag	spects to receive, or become entitled to re- reements evidencing the terms of any loa	ation's affiliated companies. Include in this list any ceive, within the next 18 months from Trusts, or any ns.
		Monthly Payment \$
►Debtor's Name, Address,	& Telephone No.	
Original Amount Owed \$_	Current Amount Owed \$_	Monthly Payment \$
►Debtor's Name, Address,	& Telephone No.	
Original Amount Owed \$_	Current Amount Owed \$_	Monthly Payment \$
Item 23. Real Estat	te	
	ng leaseholds in excess of five years, held operty that the corporation rents, or offers	by the corporation. Furthermore, provide all s to rent, to other persons or entities.
Type of Property	Property'	s Location_
Name(s) on Title and Own	ership Percentages	
Current Value \$	Loan or Account No.	
Lender's Name and Addres	SS_	
Current Balance On First N	Mortgage \$ Monthly Pa	syment \$
Other Loan(s) (describe)		Current Balance \$
Monthly Payment \$	Rental Unit?	Monthly Rent Received \$

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►Type of Property	e of Property Property's Location						
Name(s) on Title and Ownership Perce	ntages						
Current Value \$	Loan or Account No						
Lender's Name and Address							
Current Balance On First Mortgage \$_	Monthly Pay	ment \$	_				
Other Loan(s) (describe)		Current Bala	ance \$				
Monthly Payment \$	Rental Unit? Monthly Rent Received \$						
►Type of Property	Property's	Location					
Name(s) on Title and Ownership Perce	ntages						
Current Value \$	Loan or Account No.						
Lender's Name and Address							
Current Balance On First Mortgage \$_	Monthly Pay	ment \$	_				
Other Loan(s) (describe)		Current Bala	ance \$				
Monthly Payment \$	Rental Unit?	Monthly Rent l	Received \$				
Item 24. Other Assets							
List all other property, by category, wit not limited to, inventory, machinery, ec intellectual property. For all assets list if the asset has been appraised, the appraised with whom it is insured and at	quipment, furniture, vehicles, c ed below, please attach all doc raisal documents. Furthermore	rustomer lists, computer uments evidencing the	r software, pa valuations lis	tents, and other ted, including,			
Property Category	Property Locati	<u>ion</u>	Acquisition Cost	Current Value			
			\$	\$			
		:	\$	\$			
		:	\$	\$			
			\$	\$			

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Cassae 2.1109-cxv-0222033-RAUMD-GGWF Dixocumeent4332 Filead 021/1102/111 Pagge 667 of 7/23 \$ _____\$____\$ Item 25. Trusts and Escrows List all persons and other entities holding funds or other assets that are in escrow or in trust for the corporation, including amounts held in reserve by merchant banks or payment processors. Attach copies of all executed trust documents, all documents relating to the operation of the Trusts, all documents relating to transfers or other changes to the Trusts from January 1, 2006, to the present, and all documents showing the valuation of the assets of the Trusts. Trustee or Escrow Agent's Description and Location of Assets Present Market Name & Address Value of Assets \$ \$ Item 26. Monetary Judgments and Settlements Owed To the Corporation List all monetary judgments and settlements, recorded and unrecorded, owed to the corporation. Opposing Party's Name & Address Court's Name & Address Docket No. Date of Judgment Amount \$ Nature of Lawsuit Opposing Party's Name & Address Court's Name & Address Docket No. Nature of Lawsuit Date of Judgment Amount \$

Item 27. Monetary Judgmen	its and Settlements Owed By the Corporatio	n
List all monetary judgments and settl	lements, recorded and unrecorded, owed by the	corporation.
Opposing Party's Name & Address		
Court's Name & Address		Docket No
Nature of Lawsuit	Date	Amount \$
Opposing Party's Name & Address		
Court's Name & Address		Docket No
Nature of Lawsuit	Date of Judgment	Amount \$
Opposing Party's Name & Address		
Court's Name & Address		Docket No
Nature of Lawsuit	Date of Judgment	Amount \$
Opposing Party's Name & Address		
Court's Name & Address		Docket No
Nature of Lawsuit	Date of Judgment	Amount \$
O ▶pposing Party's Name & Address	3	
Court's Name & Address		Docket No
Nature of Lawsuit	Date of Judgment	Amount \$
Item 28. Government Order	s and Settlements	
List all existing orders and settlemen	ts between the corporation and any federal or s	tate government entity.
Name of Agency	Contact Pe	erson
Address		_ Telephone No
Agreement DateN	ature of Agreement	
Name of Agency	Contact Pe	erson
Address		_ Telephone No
Agreement Date N	ature of Agreement	

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Name of Agency	Contact Person					
Address		Telephone No				
Agreement Date	Nature of Agree	ment				
Item 29. Credit or Deb	oit Cards					
List all of the corporation's cre For each credit or debit card, a including any monetary restric	ttach the last twelve			viduals authorized to use them. ons on the use of such cards,		
Name of Credit Card or Store		<u>Nam</u>	es of Authorized User	rs and Positions Held		
Item 30. Compensatio	n of Employees					
independent contractors, and c fiscal years and current fiscal y consulting fees, bonuses, divide but are not limited to, loans, load corporation employees, includal liability policies, health insura	onsultants (other that year-to-date. "Compo- ends, distributions, r an payments, rent, ca- ing, but not limited to	n those individuensation" inclu- oyalties, pension payments, and po, payment of prinsurance polici	als listed in Items 5 and des, but is not limited ans, and profit sharing all the payment of any itemiums for errors and direct, whether paid direct.	plans. "Other benefits" include, nsurance policies covering		
			Compensation			
Name/Position	Current Fisca Year-to-Date		2 Years Ago	Other Types of Benefits		
1	\$\$	\$\$	\$			
Duties						
2	\$	\$	_\$			
Duties						
3	\$\$	\$\$	\$			
Duties						

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4	\$	\$ \$	
Duties	_		
5	\$	\$ \$	
Duties	_		

Item 31. Compensation of Board Members and Officers

List all compensation and other benefits received from the corporation by each person listed in Items 5 and 6, for the current fiscal year-to-date and the two previous fiscal years. "Compensation" includes, but is not limited to, salaries, commissions, consulting fees, dividends, distributions, royalties, pensions, and profit sharing plans. "Other benefits" include, but are not limited to, loans, loan payments, rent, car payments, and the payment of any insurance policies covering Board Members, including, but not limited to, payment of premiums for errors and omissions policies, personal liability policies, health insurance policies, and life insurance policies, whether paid directly to the individuals, or paid to others on their behalf..

			Compensation	
Name/Position/Duties	Current Fiscal Yea to-Date	ar- Ago	2 Years Ago	Other Types of Benefits
	\$	\$	\$	
	\$	\$	\$	
	\$	\$	\$	
·	\$	\$	\$	
·	\$	\$	\$	
	\$	\$\$	\$	
	\$	\$\$	\$	
	\$	\$	\$	
	\$	\$\$	\$	

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Item 32. Transfers of Assets Including Cash and Property

List all transfers of assets over \$5,000 made by the corporation, other than in the ordinary course of business, during the three previous fiscal years and current fiscal year-to-date, by loan, gift, sale, or other transfer.

Transferee's Name, Address, & Relationship	Property Transferred	Aggregate Value	Transfer Date	Type of Transfer (e.g., Loan, Gift) and Reason for Transfer
		_ \$		
		_ \$		
		_ \$		
		\$		
		\$		
		_ \$		
		\$		
		_ \$		
		\$		
		\$		
		_ \$		
		_\$		

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	nents Attached to the Financial Statement
List all documents that	are being submitted with the financial statement.
Item No. Document Relates To	Description of Document
Commission or a feder responses I have provious notice or knowledge. I penalties for false state	g this financial statement with the understanding that it may affect action by the Federal Trade all court. I have used my best efforts to obtain the information requested in this statement. The led to the items above are true and contain all the requested facts and information of which I have have provided all requested documents in my custody, possession, or control. I know of the ments under 18 U.S.C. § 1001, 18 U.S.C. § 1621, and 18 U.S.C. § 1623 (five years imprisonment under penalty of perjury under the laws of the United States that the foregoing is true and correct.
Executed on:	
(Date)	Signature
	Corporate Position

ATTACHMENT C

CONSENT TO RELEASE OF FINANCIAL RECORDS

I,	, do hereby direct any bank, savings and loan
association, credit union, depository	institution, finance company, commercial lending company,
credit card processor, credit card pro	ocessing entity, automated clearing house, network transaction
processor, bank debit processing en	tity, brokerage house, escrow agent, money market or mutual
fund, title company, commodity trac	ding company, trustee, or person that holds, controls or
maintains custody of assets, wherev	er located that are owned or controlled by me or at which I
have an account of any kind, or at w	which a corporation or other entity has a bank account of any
kind upon which I am authorized to	draw, and its officers, employees and agents, to disclose all
information and deliver copies of al	l documents of every nature in your possession or control
which relate to the said accounts to	any attorney of the Federal Trade Commission, and to give
evidence relevant thereto, in the ma	tter of Federal Trade Commission v. Group One Networks,
Inc., et al., Civ. No	_, now pending in the United States District Court for the
Middle District of Florida, and this	shall be irrevocable authority for so doing.
This direction is intended to	apply to the laws of countries other than the United States of
America which restrict or prohibit the	he disclosure of bank or other financial information without the
consent of the holder of the account	, and shall be construed as consent with respect thereto, and the
same shall apply to any of the accou	ants for which I may be a relevant principal.
Dated:	
	[Signature]
	[Print Name]